J. J. AUDUBON, the great naturalist,

of Attorney-General of Virginia.

M. Taylor, the accomplished daughter of Captain D. R. Taylor. The marriage

Killed a Gray Fox.

(Correspondence of the Hichmond Dispatch.)

his parents here.
Mr. Peter C. Gee is visiting relatives

In Defence of the People of Cumberland.

To the Editor of the Dispatch: I am informed that Judge Lewis in de-

subscriptions.

This does serious injustice to paying people of this county.

tax-payers.

When this board first refused to make a

in Richmond, Va.

The DALLT DISPATCH is delivered to emperibers at FIFTHER CENTS per week, payable to the carrier weekly. Madled at 80 per annum; \$2 for six months, \$0.00 for three months, 500.

trone month.

The WERKLY DISPATCH at \$1 per annum
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UP-TOWN OFFICE, 433 EAST BROAD ETREET.
MANCHESTER OFFICE, 1203 HULL
STREET.

BUNDAY FEBRUARY 19, 1893.

Hawaii and Its Sugar.

Mr. VEST, of Missouri, indicated in open Senate on Thursday his intention to oppose the ratification of the Hawaiian treaty on the ground that it was entered into in the interest of the sugar-planters. But the fact is otherwise. Mr. VEST was mistaken. The sugar bounty appears in the treaty only in the provision that until Congress shall legislate upon the subject the existing "commercial relations" between this country and Hawaii shall continue to be as they are.

The speeches of Mr. VEST and Mr. MILLS show that there is to be decided opposition in the Senate to the ratification of the Hawaiian treaty. Indeed, so long as human nature shall continue to be what it is we need never to expect even a great blessing to be bestowed upon any country by legislation without first having to run the gauntlet of the men who "know it all." There is to many men a pleasure in leading the opposition to any important measure. Such persons opposed the annexation of Texas in 1814 and signalized their opposition by making such speeches as we do not expect anybody in the present Senate or House of Representatives to make in opposition to the ratification of the Hawaiian treaty. However, we fully recognize the right of every senator to vote as his judgment may dictate to him he ought to vote. It is not a question devoid of difficulties. On the contrary, it is encompassed by them. Nor is it a party question, as has already to be treated as a sectional question it gress thus to look upon it. Hawaii is the key to the Pacific Ocean, it has been well said. The same remark might be made as to the Nicaragua canal, which of Congress to be thus set at naught. the world. That canal will place the the constitutional provision above United States in the centre of the quoted, and declared in a dissenting world, which, after Hawaii is annoxed to the United States and the Nicaragua cases, as follows: canal is finished, should always be reprejection. Hawaii is one of the jewels which Uncle Sam must possess. It is not north of us like Canada, with her the contrary, more than a thousand miles south of us, and possesses a climate which when those islands shall have become a portion of UNCLE SAM'S

The treaty with Hawaii will constitute a new departure in the way of extending our Federal system of government. The "resident commissioner" empowered to veto any act of the government which is to be continued in Hawaii subject to the paramount authority of the United States, may well be regarded as a new feature in our Federal system, but we suppose this feature will be supported on the ground that it is only under another name our present system of territorial government, under which the President of the United States appoints the governors of Territories, and territorial legislatures are elected by the people, whose powers are exercised subject to the paramount authority of the

dominions and shall be "tickled" with

his hos will yield the richest of agricul-

tural treasures for the use of all man-

National Government. We take it for granted that the treaty yesterday, after stating that more than two thirds of the senators would probably vote for ratification, added that a change in sentiment had been manifested since the treaty was sent to the Senate. It is gratifying to know, as the Secretary of State says, that the leading powers of the world regard the extension of the authority of the United States over Hawaii with satisfaction, or else with a willingness readily to acquiesce incurred by them before they contracted in it.

The Home-Rule Bill.

Mr. GLADSTONE'S speech introducing his home-rule bill into Parliament was unquestionably a magnificent effort. It members of the Manchester City Coundemonstrated that the Grand Old Man, now four score and four years of age, has lost nothing of his mental vigor and personal magnetism, and the achievement may, without hesitation, be classed as one of the greatest oratorical triumphs of his life. No wonder that it evoked a most enthusiastic demonstration in even so sluggish a body as the British Parliament. It was brilliant, caustic, and ingenious, and possibly, could a vote have been taken on the passage of the measure as soon as he finished speaking, he could have thrown his in-

congruous majority solidly for it. Under the hammering of opposition criticism, however, Mr. GLADSTONE'S dramatic and rhetorical scintillations are now being thrown off and extinguished, and the British public are this question, inasmuch as whilst debrought to a cold consideration of the claring that he will, if necessary, sell practicability of the measure and of the bonds to keep up the reserve fund for question in how far it will meet with the redemption of treasury notes he harmonious support from the Irish peo- also declared that if he sold bonds they ple themselves. It is admitted, except might be paid for in silver, the law as it by the most radical of its opponents, stands providing only that they must be that it is an improvement on the home- paid for in "coin." The end of the sesrule bill of 1886, but its calm dissection | sion of Congress is near at hand, and the is already having the effect of resolving hope of legislation on any financial into their original forms the constitu- proposition wanes with the waning of ents of the parliamentary majority. the session.

Desperate opposition to the bill in Ulster is a foregone conclusion, while from other Irish elements Mr. GLADsrone has to meet the query, Is the measure a home-rule bill that will ac-

cord home rule?

The situation, therefore, is not enhome-rulers. However much we may ter in the artificial propagation and culsympathize with Mr. Gladstone's amtivation of oysters and the other is in the bition, and however much we may recognize the justice of his plea in Ireland's behalf, the fact obtrudes itself that the bill promises to be slaughtered in the house of his own majority without necessary aid from either the general opposition in the Commons or the House of Lords. In any event the lat-ter body would send the bill back to the people for a verdict, but the present out-

have occasion to do so. Gold Contracts.

look affords no certainty that they will

Judge Hughes has been subjected to criticism because he holds that no good constitutional lawyer would contend that Congress hasn't power to provide by law against the making of contracts to pay in gold. His language, as we have heretofore repeatedly quoted it, is as follows : "I do not suppose that any lawyer conversant with constitutional principles will contend for the validity of gold contracts made in contravention or circumvention of express laws of Congress making it legal tender."

The grant of power to Congress on this subject is in the words following: "The Congress shall have power" . .

"to coin money, regulate the value thereof, and of foreign coin."

Judge Huones thus declared in adin anticipation of the ground to which the monometallists will finally retreat, that valid contracts to pay in gold cannot be made in contravention or circumvention of a Federal statute making silver a full legal tender. Judge Huones | partly in another is taxed differently in uses strong language; but it seems to be none too strong for the occasion. What does the grant of power above quoted from the Constitution of the United States mean by the words "regulate the value thereof "? Regulate "Congress shall have power to coin money and regulate the value thereof' mean? The meaning of them is just what the meaning would be if the words were-

and regulate the value of the coine, whether ilver or gold."

We repeat, it does not matter whether the coins be gold coins or silver coins. It would seem to be a difficult matter

for Congress to pass a law "in contravention or circumvention " of this plain provision of the United States Constitution. But it has been argued with much plausibility that although Congress may forbid the making of valid contracts to pay in gold dollars, yet if the contract be to pay so many grains of gold, nine tenths fine, the courts will uphold the contract. That is to say, the courts will allow the plain letter and object of the law to be evaded or circumvented if the contract clearly appeared. Nor ought it to be be to pay 25 8-10 grains of gold and not made a sectional question. But if it is to pay a gold dollar. The gold dollar consists of 25 8-10 grains of gold, nine is not for the southern members of Con- tenths fine, and if a man contracts to pay a dollar in gold his contract is to pay just that number of grains. And it is as sumed that the courts will permit an act when it is completed will be a key not But Mr. Justice Bradler foresaw that only to the Pacific, but to all the isles of an attempt would be made to circumvent

opinion in the second of the legal-tender "It makes no difference in the principle of the engagement in terms to pay gold or silver money or to pay in specie. It the contract is for cold, bleak, dismal winters. It is, on But if terms which naturally import such a contract

are used by way of evasion, and money only is in-tended, the law reaches the case." We are induced to think that the Supreme Court of the United States might adopt Mr. Justice BRADLEY's view of the matter if a case should go up to that court involving the power of Congress to forbid gold contracts and provide for silver contracts.

Exemption in Manchester. Whilst we admire the motives which

impelled the Manchester City Council

to refuse to take what it styles "technical advantage" of the owners of certain property which the Council had during Jons Adams's presidential term, contracted not to tax, we cannot but think that that bedy has allowed itself to lose sight of the most important question involved in the mat- State and on his succession to the presiter. If the Manchester City Council can thus refuse to tax property Monnoz, who occupied the State Dewhich the Constitution of Virginia, as expounded by the Supreme Court of ISON's successor. John Quincy Adams Appeals, says shall be taxed, then the City Council of every town and city can that office was transferred to the presido likewise. Nay, every City Council can proceed to exempt hereafter all the will be ratified, though our telegrams of property it chooses to exempt, and when told that it is the duty of its members under their oath to support the State Constitution to assess taxes upon such property, may as often as it shall become necessary plead that there is a moral obligation resting upon them not to tax the property in question, forgetting that the "moral obligation " to support the State Constitution and obey the laws of the land had been to exempt the property from taxation. In a word, if a city council can thus set at naught the ! ate Constitution, that in-

strument has 1 > value whatever. We say this because we think the cil have allowed their high sense of honor to blind them to the real question involved in the matter under considera-

The Sherman Amendment. The SHERMAN amendment to the sundry civil appropriation bill is intended to make the bonds redeemable in five years and to give to the Secretary of the Treasury authority to issue 3 per cent. bonds instead of the 4 per cent. bonds which he already has the authority to issue-thus saving interest to the government. We said yesterday that it was a novel way of bolstering up the nation's credit to sell bonds for gold to be sent to Europe. Mr. Secretary Fos-TER seems to be a little "mixed" on

How We Are Taxed.

The DISPATCH to-day publishes two articles which at a hasty glance might be mistaken for current contributions to the never-ending discussion of the oyster question; but neither deserves that unpopular characterization. One is intended to show how we may succeed betmain a discussion of the general subject

of taxation. Recently Senator STUBES, of Gloucester county, undertook to show from official figures collated from the reports of the Auditor of Public Accounts that the lands of the Virginia oyster country are assessed high by reason of of the sea and bay, and that therefore the oyster tax is but another way for taxing the same property twice.

The figures which he produced seemed a novel. to bear him out to some extent in his contention; but now we have the other side of the case presented, and Mr. STUBBS can no longer be so sure of

his position as formerly. The letter discussing this question is from Captain BAYLOB, the officer who Hon. Mrs. Palmer-Morewood. was detailed from the United States Coast Survey at the request of Governor McKinner to make a map of the State's oyster-grounds, &c. Whether he establishes the error of Mr. STURES's position or not may be a matter of doubt with some, but he clearly shows vance of legislation on the subject, and or want of system rather-about the

the value of what? What do the words their own shoulders to other people's Understand, we do not make whole

sale charges; we speak of the tendency of the law as it now exists. To con takes place on the 22d instant.

The dwelling of Mr. John H. Ivey, cede, as we gladly do, that there are assessors who can rise above the temptaabout four miles from this place, was destroyed by fire a few days ago. The tion the State puts in their way is only to show that this Commonwealth has in cause was accidental. No insurance.
Mrs. E. L. Turner and Miss Nannie her service some mighty fine men. But Wilson have been appointed to solicit subscriptions for the Memorial Bazaar where there are assessors who take loose subscriptions for the or perverted views of their duties the to be held in your city in April. fact remains that they have it in their power to unload a part of their community's just burden of taxation upon other communities, and there is no provision of law for correcting their errors or wrong-doings.

The other article to which we refer is by John T. Wilkins, Esq., Shell-Fish Commissioner of Virginia, and treats particularly of practical questions relating to the propagation and cultivation of oysters. It doesn't discuss taxation, but it shows how the people of the oyster country may increase their oyster product and thus make more money for themselves and so lighten the burdens of State taxation bearing upon them.

Political Tombstones.

In the account of the senatorial dinner to Mr. Carlisle Mr. Manderson is reported to have congratulated Mr. CAR-LISLE as the possible successor of JEF-PERSON, MADISON, MONBOE, and J. Q. ADAMS, who were elevated to the presidency from the Cabinet. But the fact sented as it appears in Mercator's Pro- thing that the contract of the debtor is a specific is that no one of these gentlemen was ever Secretary of the Treasury, as Mr. CARLISLE is to be, nor in all the delivery of a chattel or a specific commodity or substance the law does not apply. • • the history of the government has any Secretary of the Treasury succeeded to the presidency.

No President since Mr. BUCHANAN ever occupied a seat in the Cabinet, though GRANT was Secretary of War though Grant was Secretary of War ad interim under Johnson. In the early history of the government the State Department was the stepping-stone to the presidency. Mr. Clay in justifying his vote for John Quincy Adams for President (who was at the time of his election Secretary of State)

When this board first refused to make a levy to pay the interest on the bonds and provide a sinking fund a public meeting, largely attended, was held in the court-house on a County-Court day. This meeting was presided over by Colonel Kandolph Harrison, and Captain E. R. Cocke was an active participant, both of whom are among our largest tax-payers and live remote from the line of the Farmyille and Powhatan railroad, to the capital stock of which this subscription of \$40,000 was claimed that it was a wise following "in the line of safe precedents."

Mr. JEFFERSON WAS General WASH-INGTON'S first Secretary of State, and

was Vice-President. Mr. Madison during the whole of Mr. JEFFERSON's term was Secretary of dency he appointed as secretary James partment until his election as Mr. Madwas his Secretary of State, and from

Mr. VAN BUREN was Secretary of State under General Jackson and Mr. BUCHANAN was Secretary of State under Mr. Polk, These, we believe, were all the Cabinet officers who ever became Presidents of the United States.

The truth is that the road to the presidency has been lined with the political tombstones of Cabinet-officers of all sorts and conspicuous among them are some of the more successful secretaries of the Treasury, such as CRAW-FORD, CHASE, and SHERMAN.

Mr. Vest's report of his conversation with Mr. CARLISLE shows that the incoming Secretary is better posted in history than Mr. Manderson, and appreciates the hazard to his future political prospects in accepting the portfolio ten-

Good Currency.

We have twice said in these columns that it was just as necessary for the currency of a country to possess the confidence of the people as to descree it. The letter of our correspondent "Veritas" illustrates this point. Before the war there were no banks in the United States more solvent than the State banks in Veritary and their potes were no large and their potes were not solvent than the State banks in Veritary and their potes were not solvent than the State banks in the United States more solvent than the State banks in the United Stat States more solvent than the State banks in Virginia. They and their notes were as good as the best. And yet our corust the other four events went to horses which were fairly well played by the talent. Charleston, S. C., found himself with

Charleston, S. C., found himself with nothing but Virginia bank-notes, and was doubtful as to whether he could use them in paying his way home.

Shall we return to that condition of things? Nay, verily.

"Seen from the Saddle" is the title of a little book of 161 pages by Mrs. Isa Carrington Cabell, with an introduction by Charles Dudley Warner, which has just been issued by the Harpers as one of their Black-and-White Series.

literary pesition in the house of the [Prickly ash, poke-root, and potassium.]

HARPERS. She writes philosophically and brightly, and in this work gives us many glimpses of New England scenes,

customs, and people as she saw them in a horseback ride with a party of friends. BLE HERE TUESDAY. Mr. WARNER, who surely is well qualified to judge, speaks of the book as containing "witty and sympathetic studies

Rank to Parade-The Hines Memorial. The Grand Lodge of Knights of

wrote, many years ago, the story of Pythias of Virginia will meet in its his youth for his children. It was found twenty-fifth annual convention in Elaccidentally in an old volume where it lett's Hall, this city, on Tuesday night, had long been hidden, and is to be print- the 21st instant, at 8 o'clock. The ed for the first time in its entirety in session will be of unusual interest to the Scribner's Magazine for March. The order throughout the State, and the atcountry are assessed high by reason of the fact of their proximity to the waters youth of Auduson was most romantic, tendance will be the largest in its hisand at times exciting, and his story of it, tory. Mr. Isaac Diggs, a prominent it is said, is told with an ingenuous lawyer of West Point, is the present charm which makes it as interesting as

Grand Chancellor, and will preside over
the body. The other officers are as follows: W. L. Meleod, Suffolk, vicechancellor; W. T. Lithgow, Manchester, prelate; T. L. Courtney, Bichmond, master of exchequer; Walter A. Ed-The Eastern Shore Herald urges the nomination of Senator John W. G. BLACESTONE, of Accomac, for the office wards, Norfolk, keeper of records and seal; Joseph A. Nulton, Winchester, master-at-arms; Robert F. Hutcheson, Smithville, inner guard; W. E. Garrett, Leesburg, outer guard. Hon, D. J. Tur-ner, Jr., of Norfolk, and Mr. John H. Alexander, of Leesburg, represent Vir-On Saturday afternoon, January 28th,

the remains of the late Hon. Mrs. Palmer-Morewood, mother of Mr. C. B. Palmer-Morewood, J. P., of Alfreton Park, Eng., and also mother of George Palmer-Morenead, of Powbatan county. ginia in the Supreme Lodge.

The headquarters of the Grand Lodge will be at Ford's Hotel. The Richmond Pythians are making all arrangements to make the ensuing session one of the Va., U. S. A., were interred in the Alfreton-Parish church yard by the side of her late husband, who died in 1873, most pleasant, as it will be the largest, in the history of the order in this State.

with some, but he clearly shows that the State needs a board of equalization if she wishes to distribute taxation on lands with any degree of fairness. Under the present systemor want of system rather—about the only rivalry that exists in some counties at the sound of the first owner of this famous title was born in 1824, being a daughter of Author of want of system rather—about the only rivalry that exists in some counties at the sound of the first owner of this famous title was born in 1824, being a daughter of Author of Farliam and the sound of the first owner of this famous title was born in 1824, being a daughter of Author of System and the sound of the first owner of this famous title was born in 1824, being a daughter of Author of William Anson, the seventh Lord Byron. The first owner of this famous title was for other of Parliam and the condition of the first owner of this famous title was field lying partly in one county and partly in another is taxed differently in each.

Of course, no reasonable person will any more expect infallibility of assessor, than of other officers; but the law ought not to encourage men to make low assessments in order to shift from their own shoulders to other people's shoulders the burden of taxation in whole or in part.

Understand, we do not make whole-contended the state of the fine was of course, Lord Byron, the first owner of this famous title was of course, Lord Byron, the first owner of the title, who caused the divisions expected to partie, with Mr. William Chaworth in a duel in 1765. The most eminent holder of the special with the first owner of the title, who caused the divisions of the divisions of the divisions of the divisions will be formed at 3 to the first famous title was of course, Lord Byron, the first famous title was of course, Lord Byron, the first famous title was of course, Lord Byron, the first famous title was of course, Lord Byron, the first famous title was of course, Lord Byron, the case of the title, who caused the divisions expected to partie, Clerk of the court issued to day a license for the marriage of Mr. R. C. L. Mon-cure, of Stafford county, to Miss Hattie

o'clock in the afternoon in front of Old-Market Hall. There will be about 300 uniformed men in line. The regimental staff will head the procession, which will be an imposing one. Following this will come the Blues' Band, after which the small boys and the door-bells—they had a factor of the company of the small boys and the door-bells—they had a factor of the company of the small boys and the door-bells—they had a factor of the company of the small boys and the door-bells—they had a factor of the company of the

come the Blues' Band, after which the visiting divisions will follow, as mentioned above.

The line of march will be from the Old Market up Main to Fifth, to Franklin, to First, to Broad, to Nineteenth, and back to the Old Market, where refreshments for all the divisions will be served.

THE REVIEW.

George W. Hardy, Superintendent of Schools of Lunenburg county, killed one day this week a large gray fox on the road about three miles from here.

Miss Sarah Hardy, of this village, is visiting Miss Shotwell, of Manchester.
Mr. B. Hilton Owen, of Bramwell, W. Va., is spending several days with his parents here.

Mr. B. Hilton Owen, of Bramwell, big parents here.

Mr. B. Hilton Owen, of Bramwell, will also review the parade.

The object of the reunion is to elect regimental officers and to divide the redigment into three battalions. After the giment into three battalions. GEERS BAY, VA., February 18 .- Mr.

February 21st.
Richmond has had several grand of new roads.
The R

I am informed that Judge Lewis in de-livering the coinion of the court in the case of "The Board of Supervisors of the county of Cumberland vs. Randolph," re-cently decided in the Supreme Court of Appeals of Virginia, animadverted some-what harshly upon the people of this (Cumberland) county, and spoke of the case as belonging to that class in which counties and other numerical corporations, after voting subscriptions to the capital stock of works of internal improvement and getting all the benefits of the improve-ment, sought to evale the payment of their subscriptions. Messrs, H. C. G. Hartmann, Charles T.
Loehr, David C. Richardson, Henry A.
Atkinson, and Beverley T. Crump. Manchester has had one in the person of ex-Mayor A. C. Atkinson. Among the keepers of records and seal Richmond has had Mr. LeRoy S. Edwards and the late John C. Teller.

FORMING NEW LODGES.

There is a general revival of interest in the order in Virginia, and the lodge at Lynchburg has been reorganized and starts out with better prospects than ever. It is understood that Charlottes-ville and South Boston are taking steps

One of the youngest and most promising amateur unuscal organizations in the city is the Richmond Glee Clint. It commanded the mandolins, guitars, and banies in the rendition of instrumental selections. The members of the club are Messrs. Clinton Burton, Conway Valentine, Horaco Burton, Con This does serious injustice to the tax-paying people of this county. The fight against paying the interest on the county bonds and providing a sinking fund to meet the principal when it becomes due was not in any sense the fight of our tax-payers. It was the fight of the majority of the Board of Supervisors, and this alone, and they well knew that they did not represent the sentiments or wishes of the tax-payers.

preparatory to the reorganization of lodges in those places.

During the past year two new lodges have been instituted, making fifty-three in the State with a membership of nearly 4,000. The financial condition of the lodges is excellent. The strongest lodge is Osceola, No. 47, of Roanoke, with 252 members, and the next Portsmouth, No. 16, with 208 members. The wealthiest lodge is Atlantic, No. 24, of Portsmouth, whose assets are \$9,108.03; the next is whose assets are \$9,108.03; the next is

whose assets are \$3,108.03; the next is Discoola, No. 47, of Roanoke, assets in the City Circuit Court yesterday:
There are ten lodges in Richmond and ne in Manchester, with a membership

T. A. L. Moore against W. H. Gay; indigment in favor of plaintiff for \$129.41.

J. K. Strasburger against Mrs. W. T. rownatan rantoad, to the capital stock of which this subscription of \$40,000 was voted. Indeed, the meeting was composed in very large part of tax-payers who, like Colonel Harrison and Captain Cocke, are tributary to the Kiehmond and Alie-ghany railroad; who have never, and in all probability will never, transport a nound of freight over the Farmyille and one in Manchester, with a membership as follows :

 Myrtie, No. 25
 29

 Ivanboe, No 74
 154

 Friendship (Manchester), No. 20
 95

ghany railroad; who have never, and in all probability will never, transport a pound of freight over the Farmville and Powhatan railroad, and who voted against the subscription at the poils. This meeting was addressed, among others, by the counsel for the Board of Supervisors, who stated that he had examined the law carefully and had consulted with some of the best lawyers in the State, and that he was thoroughly satisfied that he could relieve the county from the payment of the bonds. A motion was then made to instruct the Board of Supervisors to make the lawy to pay the interest and provide the sinking fund. The vote upon this motion was by fund. The vote upon this motion was by division, and every white citizen present except one, voted in the affirmative. Notwithstanding this the majority of the Board of Supervisors still refused to act and employed counsel to represent them in the contest.
Since the case has been decided I have

Work Before the Body--Uniform

the lodges they represent:

2. E. P. Holee. 47. W. W. Dunlad.
3. E. R. Hoyer. 48. J. R. Humphries.
4. F. M. Cruop. 50. Sid. Britt.
5. Geo. E. Bowden. 50. C. C. Vaughan.
6. E. E. Downham, 52. W. P. Miare.
7. B. C. Lewis. 54. J. T. Hirst.
8. John E. Ashley. 55. J. A. Cumming.
10. George W. Taylor. 50. J. C. Rudker.
12. W. S. Woodson. 57. Alonza Lee.
15. John C. Seibert. 59.
16. D. T. Brownley. 60. Harry N. Wood.
17. J. H. Capitaine. C2. Harry Wooding.
18. G. S. Ligatoer. 63. Conrad Grimmer,
20. H. L. Kidd. 64. B. H. Evans.
22. M. T. McDonnall. 55. G. W. Grim.
23. H. W. Fureron. 69. W. H. Agnor.
24. C. H. Suntevant. 69. C. W. Brown.
25. H. A. Hare. 70. G. M. Farrar,
29. V. P. Hold. 72. L. J. Frye.
30. S. H. Nugent. 73.
31. W. F. Fullz. 74. Robert M. Smith.
32. J. B. McCabe. 75. M. L. Walton,
33. J. W. B. Butler. 75.
44. C. D. Denit. 78. C. D. Brown.
46. W. R. Evans. 70. E. R. Armentrout.

12 o'clock.
The dance was led by Mr. Will McDonough and participated in by the following couples: Miss Annie Home (of Columbus, O.) with Mr. Charles Meagher, Miss Jessie Busby (of Powhatan, Va.) with Mr. J. Powers, Miss Jenne Pizzini with Mr. Will McDonough, Miss Lillie Ferstman with Mr. James Kirk, Miss Susie Tresnon with Mr. Joe Part, Miss Alice Delancy with Mr.

No. -, of Newport News.

The divisions will be formed at 3 o'clock in the afternoon in front of Old-

On Broad street in front of the City Hall the procession will be viewed by the Grand Lodge of the State of Vir-

giment into three battalions. After the election of officers a banquet will be served at Old-Market Hall.

All divisions are ordered to report at Richmond by 12 o'clock on Tuesday, February 21st.

chancellors, among them the late William C. Carrington, William H. Wade,

Osceola, No. 47, of Roanoke, assets \$7,100.96.

Old Dominion, No. 4

Syracuse, No. 5.

Damon, No. 72

Marshall, No. 12

Germania, No. 15

Hines, No. 17

Jefferson, No. 23

Myrtia, No. 17

Among other features will be the exem-Among other features will be the exemplification of the new work adopted at the recent convention of the Suprems Lodge at Kansas City, which will be done under the direction of Messrs. Alexander and Turner. The term of the former expires with this session, and his successor will have to be elected.

TO HAVE A BANQUET.

The members of the State lodge will returned by the suprems of the state lodge will make to be adopted at the new work and for the new work adopted at the new work and for the new work adopted at the new work and for the new work adopted at the new work and the new work adopted at the new work and the new work and the new work adopted at the new work and the new work and

be tendered a banquet at the Masonic Temple Tuesday night at 10 o'clock.

It is understood that it is the intention of the committee having the Hines matter. ter in charge to have the Supreme Lodge | shall, machinery, fixty GRANDLODGE WILLASSEM-

meet here in stated convention after the one to be held in Washington.

It is reported that the subject of formFloyd avenue between ing another uniform division in this city

is taking shape. Ivanboe Lodge, No. 74, has the matter in charge.

Barton Heights News Notes.

The Richmond Glee Club.

THE DELEGATES. Following is a list of delegates and the lodges they represent :

A Private German. On Tuesday evening, the eve of Lent, the members of the Social Club extended to their lady friends a complimentary ger-man at Belvidere Hall, dancing from 3 to

Tupper, Jr., trustes,
Mary C. Tupper, 30 fe
northeast corner its iss
Heurico: Highlard
C. C. Maxwell, lets 12

8 in square 17, \$2.5.

A full line of LADIES, Mr.

with 200 pairs. Don't por

LEVY & DAVIS

DEPOSIT COMPANY OF FEBRUARY 7, 1803:

Savinga deposits.

1. Bernant Peyton

Commect-Attest:

CITY OF RICHMOND Swern to and subs r far of February, 1803 fc 19-1t

TO THE TRADE

not attending Divine any te-ist church.

By order of the Lodge, fe 10-11* Keeper of IVANHOE LODGE, No

Attest: FRANK I. STARRE

AN ADJOURNED DAY, February 25, 1

fe 10-SuW&Sa3t VIRGINIA FIRE AT SURANCE COMPANY The regular amount in HOLDERS of this company

I OST, SATURDAY
February 18th, between
street on Main street,
Third on Carp, ONE FIVE of
thereal reward will be paid to
Third street.



MOZART ACADEMY OF MUSIC. RICHMOND. VA.



Three Nights and Saturday Matinee, beginning Thursday, February

DIRECT FROM NEW YORK CITY BY SPECIAL TRAIN OF TEN CARS

C. B. JEFFERSON, KLAW & ERLANGER'S

COUNTRY CIRCU

The Largest and Costliest Theatrical Organization in the World.

A PAGEANT, A CIRCUS. A PARADE CROSSING THE STAGE A MILE LONG.

300 People—Actors, Actresses, Acrobats, Gymnasts, Riders, &c. 100 Animals-Horses, Ponies, Mules, Dogs, &c.

THREE NIGHTS AND WEDNESDAY MATINEE. MONDAY, TURSDAY, AND WEDNESDAY, FESSUARY 2078, 21st, AND 220. foundation of all sensational dramas

TO FISHERMEN AND
DEALERS: Don't put off ofdering your NETLING until you
will take orders now to be shipped what as to
LINEN NETTING and SAA 18-A-3 (18-A-3)
TON-STAKENETTING as pecially, our spices
THREAD has just arrived, and we are
fresh goods at reduced prices.
LICHTENSTRINS SON
corner Seventeenth and Frankin areas,
both importers of the LION BRAND SEXE
THREAD. Wartagied to give satisfacing

WITH GOOD VALUE A good value is that HANDA

OUR NEW STOCK HOLSE

BUILDING

OUR

STATEMENT OF COS

avenue.

The annual calico ball of the Pleasure Club was held on Friday night, and not-withstanding the disagreeable weather a very enjoyable evening was spent by the

One of the youngest and most promising

colicty
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TOR COMPANY a restriction of the state of the sta

J. K. Strasburger against Mrs. W. T. Powell's executors; vertict for plaintiff and damages assessed at \$24.

Suit was instituted by Georga P. Rowell & Co. against the A. B. C. Chemical Company for \$500.

The sixteenth annual meeting of the Westmoreland Club will be held to-more row night at 8:30 o'clock. As is the custom of the club, supper will be served a cow, which the owner of the club. a cow, which the owner property and paying charge tisconent.

STRAYED OR STOP

AMUSEMENTS.

The Westmoreland.

Property Transfers.

during the evening.

[Ey telegraph to the Dispatch.]

New York, February 13.—Contrary to general expectation racing was resumed at Guttenburg to-day. Snow fell-almost up to the time the bell rang for the first race, and the track consequently was in very bad condition. The attendance was slim.

Results. race-five furlongs-Carmelite First race—five furlongs—Carmelite won: Menthol second, Sir David third. Time, 1:95. Second race—six furlong—St. Patrick won: Contribution second, Text third.

ceard the expression of but one sentiment rom our tax-payers, and that has been of rratification at the result. I ask that you will kindly publish this in

I ask that you was justice to our people.
I am, very respectfully,
SAMUZL F. COLEMAN.

Oak Forest, Va., February 16, 1893.

Results:

First

First race—five furlongs—Verbena won; Airtight second, Jim Fagin third. Time,

of a little book of 161 pages by Mrs.

Isa Carrington Cabell, with an introduction by Charles Dudley Warner, which has just been issued by the Harpers as one of their Black-and-White Series.

Mrs. Carrington is the widow of a former Commonwealth's Attorney of Richmond, and we believe now holds a literary position in the house of the P. P. P.

[Prickly ash, poke-root, and potassium.]

Indigestion, Biliougness, Dyspepsia, and literary position in the house of the literary literary literary position in the house of the literary lit

A PLAY.

Acting